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1	ELECTION LAW - TECHNICAL AMENDMENTS
2	2001 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: Bryan D. Holladay
5	This act modifies the Election Code to address the municipal primary canvass process, tie
6	votes, misconduct of electors and offices in local initiatives and referenda, and the form of
7	the special military write-in absentee ballot. This act directs clerks to prepare overseas
8	citizen absentee voter ballots and makes technical corrections.
9	This act affects sections of Utah Code Annotated 1953 as follows:
10	AMENDS:
11	20A-1-304, as enacted by Chapter 1, Laws of Utah 1993
12	20A-3-404, as enacted by Chapter 1, Laws of Utah 1993
13	20A-4-401, as last amended by Chapter 3, Laws of Utah 2000
14	20A-7-512, as last amended by Chapter 165, Laws of Utah 1995
15	20A-7-612, as last amended by Chapter 165, Laws of Utah 1995
16	ENACTS:
17	20A-3-404.5 , Utah Code Annotated 1953
18	Be it enacted by the Legislature of the state of Utah:
19	Section 1. Section 20A-1-304 is amended to read:
20	20A-1-304. Tie votes.
21	[H] (1) Except as provided in Subsection (2), if two or more candidates for a position have
22	an equal and the highest number of votes for any office, the election officer shall determine by lot
23	which candidate is selected in a public meeting in the presence of each person subject to the tie
24	within 30 days of the canvass or within 30 days of the recount if one is requested or held.
25	(2) For any municipal primary election, if two or more candidates for a position have an
26	equal and the highest number of votes for any office, the election officer shall determine by lot
27	which candidate is selected in a public meeting in the presence of each person subject to the tie



28	within five days of the canvass or within five days of the recount if one is requested or held.
29	Section 2. Section 20A-3-404 is amended to read:
30	20A-3-404. Special military write-in absentee ballots.
31	(1) Notwithstanding any other provisions of this chapter, a military voter may apply for
32	a special write-in absentee ballot not later than 30 days before an election.
33	(2) To qualify for a special write-in absentee ballot, a military voter shall:
34	(a) apply for a special write-in absentee ballot by submitting a federal postcard application
35	form; and
36	(b) state on the form or on a separate paper submitted with the form that he is unable to
37	vote by regular absentee ballot or in person because of his military service.
38	(3) Upon receipt of the application, the county clerk shall issue and mail a special military
39	write-in ballot[, in substantially the following form, to the military voter who requested it].
40	["OFFICIAL MILITARY WRITE-IN]
41	[ABSENTEE-VOTER BALLOT]
42	[Instructions: You may vote this ballot by:]
43	[1. Listing the name of the party for whose candidate for each office you wish to vote; or]
44	[2. By listing the name of the candidate, if known, or the person of your choice for whom
45	you wish to vote. BALLOT]
46	[President/Vice-president]
47	[United States Senator]
48	[United States Representative"]
49	Section 3. Section 20A-3-404.5 is enacted to read:
50	20A-3-404.5. Special overseas citizen voter absentee ballot.
51	(1) As used in this section, "federal office" means President of the United States, United
52	States Senator, and United States Representative.
53	(2) Each county clerk, after consulting with the chief election officer, shall prepare a
54	special overseas citizen voter ballot containing a means for the overseas citizen voter to vote for
55	each federal office that will appear on the regular general election ballot.
56	Section 4. Section 20A-4-401 is amended to read:
57	20A-4-401. Recounts Procedure.
58	(1) (a) (i) For any regular primary, [municipal primary,] regular general, or municipal

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general election, or the Western States Presidential primary, when any candidate loses by not more than a total of one vote per voting precinct, the candidate may file a request for a recount with the appropriate election officer within seven days after the canvass.

- (ii) For any municipal primary election, when any candidate loses by not more than a total of one vote per voting precinct, the candidate may file a request for a recount with the appropriate election officer within three days after the canvass.
 - (b) The election officer shall:
- (i) supervise the recount;

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- (ii) recount all ballots cast for that office;
- 68 (iii) reexamine all unopened absentee ballots to ensure compliance with Chapter 3, Part 69 3; and
 - (iv) declare elected the person receiving the highest number of votes on the recount.
- 71 (2) (a) Any ten voters who voted in an election when any ballot proposition was on the 72 ballot may file a request for a recount with the appropriate election officer within seven days of 73 the canvass.
- 74 (b) The election officer shall:
- 75 (i) supervise the recount;
- 76 (ii) recount all ballots cast for that ballot proposition;
- 77 (iii) reexamine all unopened absentee ballots to ensure compliance with Chapter 3, Part 78 3; and
 - (iv) declare the ballot proposition to have "passed" or "failed" based upon the results of the recount.
 - (c) Proponents and opponents of the ballot proposition may designate representatives to witness the recount.
 - (d) The person or entity requesting the recount shall pay the costs of the recount.
- 84 (3) Costs incurred by recount under Subsection (1) may not be assessed against the person requesting the recount.
- Section 5. Section **20A-7-512** is amended to read:
- 87 **20A-7-512.** Misconduct of electors and officers -- Penalty.
- 88 (1) It is unlawful for any person to:
- 89 (a) sign any name other than his own to any initiative petition;

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90	(b) knowingly sign his name more than once for the same measure at one election;	
91	(c) sign an initiative knowing he is not a legal voter; or	
92	(d) knowingly and willfully violate any provision of this part.	
93	(2) It is unlawful for any person to sign the verification for an initiative packet knowing	g
94	that:	
95	(a) he does not meet the residency requirements of Section 20A-2-105;	
96	(b) he has not witnessed the signatures of those persons whose names appear in the	
97	initiative packet; or	
98	(c) one or more persons whose signatures appear in the initiative packet is either:	
99	(i) not registered to vote in Utah; or	
100	(ii) does not intend to become registered to vote in Utah.	
101	[(2)] (3) Any person violating this part is guilty of a class A misdemeanor.	
102	(4) The county attorney or municipal attorney shall prosecute any violation of this sect	<u>ion.</u>
103	Section 6. Section 20A-7-612 is amended to read:	
104	20A-7-612. Misconduct of electors and officers Penalty.	
105	(1) It is unlawful for any person to:	
106	(a) sign any name other than his own to any referendum petition;	
107	(b) knowingly sign his name more than once for the same measure at one election;	
108	(c) sign a referendum knowing he is not a legal voter; or	
109	(d) knowingly and willfully violate any provision of this part.	
110	(2) It is unlawful for any person to sign the verification for a referendum packet knowi	<u>ng</u>
111	that:	
112	(a) he does not meet the residency requirements of Section 20A-2-105;	
113	(b) he has not witnessed the signatures of those persons whose names appear in the	
114	referendum packet; or	
115	(c) one or more persons whose signatures appear in the referendum packet is either:	
116	(i) not registered to vote in Utah; or	
117	(ii) does not intend to become registered to vote in Utah.	
118	[(2)] (3) Any person violating this part is guilty of a class A misdemeanor.	
119	(4) The county attorney or municipal attorney shall prosecute any violation of this sect	ion.

Legislative Review Note as of 11-15-00 4:54 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Committee Note

The Government Operations Interim Committee recommended this bill.